RECEIVED

SEP 97998

DOCKET FILE COPY ORIGINAL

Magalie Roman Salas
Office of the Secretary CC FAL RCCM
Federal Communications Commission
1919 M Street, NW, Room 222
Washington, DC 20554

IN THE MATTER OF

1998 Biennial Regulatory Review
Amendment of Part 97 of the Commission's

Amateur Service Rules.

)

WT Docket 98-143

COMMENTS OF

Michael J. Dinelli, N9BOR

DATE: September 5, 1998

Skokie, IL 60076-1321

9423 Kolmar Ave.

I file these comments on September 5, 1998, regarding the FCC's proposed Amendment of Part 97 of the Commission's Amateur Service Rules, WT Docket 98-143. I appreciate the opportunity to offer my comments in this matter. My comments are similar (not identical) to the comments filed on August 17, 1998 by Alan Wormser, N5LF. In summary, I have five concerns:

- 1. To increase technical proficiency and operating skills, and encourage upgrading;
- 2. To encourage use of digital modes over less-challenging modes such as SSB and FM;
- 3. To reserve HF voice modes and power output privileges as incentives to upgrade.
- 4. To reform the testing procedures; and
- 5. To reverse the 11-year trend to "dumb down" the license exams.

MY COMMENTS CAN BE SUMMARIZED AS FOLLOWS:

A. License Classes (Docket para. 12)

I agree that there should be 4 license classes. However, I believe a more workable scheme would combine the Novice, Tech Plus and pre-1987 Techs into a new Intermediate Class, and grandfather the Generals to the Advanced Class. Any licensees grandfathered to a higher class should be required to take the additional exam elements before renewal. Below, I outline a scheme that retains the current tests, but enhances privileges in a manner that encourages upgrading and the use of digital modes. Specifically, I propose 4 classes as follows (parentheses indicate equivalent current license, **boldface** indicates changes from current privileges):

No. of Copies rec'd 045 List A B C D E

- 1. Technician Class (Current No-Code Technicians)
 - a. Technician written exam.
 - b. Privileges: Same as current No-Code Technician VHF privileges
- 2. Intermediate Class (Pre-1987 Tech, Tech Plus, Novice) -- adds 80 meter voice for traffic handling
 - a. Written General Class exam and 5 wpm Morse Code exam
 - b. HF digital and CW privileges: Same as Advanced Class
 - c. HF SSB privileges: 28,300-28,500 kHz, and 3850-4000 kHz (traffic handling)
 - d. Power limit: 200 watts output
 - e. Pre-1987 Technicians grandfathered automatically, but Tech Plus and Novices must take the missing written element(s) before renewal
- 3. Advanced Class (Advanced Class and grandfathered Generals)
 - a. Written Advanced Class exam and 12 wpm Morse Code exam
 - b. Privileges (mode, bands, and power): Same as current Advanced Class.
 - c. Generals must take the missing written element before renewal
- 4. Extra Class (Extra Class)
 - a. Written Extra Class exam and 20 wpm Morse Code exam
 - b. Privileges (modes, bands, power): Same as current Extra Class
- 5. Grandfathering (would only apply to current Novice, Tech Plus, and General Classes)
 - a. During a 2-year grace period after the new regulations take effect renewals will not require additional testing.
 - b. After the 2-year grace period, those who do not pass the additional exams will be reclassified upon renewal as follows: grandfathered Novices and Tech Pluses to Technician Class, and grandfathered Generals to Intermediate Class.
- 6. **Discussion:** The outline I propose is similar to the ARRL's July 1998 proposal, but has several elements that should enhance technical skills. As with both the ARRL proposal and the NPRM, higher power levels and voice operating modes are used as motivation for licensees to enhance their skills.
 - a. For Intermediate Class (pre-1987 Technician, and grandfathered Novices and Tech Plus), adding the upper 150 kHz of 80 meters to their voice privileges allows them to get on-the-air training in emergency service nets and long-range traffic handling. In addition, it allows them to explore propagation and antenna designs that they might not encounter on 10 meters.

- b. By giving Intermediate Class all of the CW and digital privileges of the Advanced Class (but at 200 watts), they can enhance their skills in the modes that represent, respectively, the most basic and the most modern, computer-oriented modes. This will also encourage building equipment and experimentation.
- c. For Technicians and Tech Pluses, voice privileges have proven to be a severe distraction to upgrading and acquiring additional skills. As noted in the WT Docket 98-143, paragraph 13, Technicians and Tech Pluses overutilize FM voice modes to the exclusion of other modes and technologies. Packet activity among Technicians and Tech Pluses has been in decline for the past five years.
- d. Technician and Intermediate licenses should be for learning, upgrading skills, and experimentation. They should be stepping-stones, not terminal licenses:

 Our goal should be to have a core of operators who have mastered the skills required of at least the Advanced Class license.
- e. My proposed 2-year grace period for renewal without additional testing will give each affected licensee a 2 to 12 year period of enhanced operating privileges. In a decade's time most of these individuals would have upgraded anyway, so the effect on them is nominal and we will have increased skill levels across the board.
- B. Comment on the notion that digital modes are "replacing" CW (Docket para. 12)
- 1. While it is true overall that digital modes are on the rise and CW is in decline, the Docket incorrectly states that digital modes are "replacing" CW on military and commercial frequencies. CW is a backup for voice, not digital modes. Digital modes serve new roles in modern communications involving unattended bulletin boards, automated forwarding, bulk messages, and data transmission -- tasks for which CW and voice were never used.
- 2. On the other hand, CW and voice modes are more efficient for low-volume traffic, "live" message turnaround times, and critical emergency operations. As an adjunct to HF voice, CW is irreplaceable during auroral disturbances, solar blackouts, under low power (or to conserve batteries), or where interference and noise are a problem. CW transmissions are also more secure than voice since few non-amateurs can decode them. As an experienced traffic handler, I often have used a combination of SSB and CW to get a message through.
- 3. The commercial and military sectors must conserve limited resources by focusing training and equipment dollars on only a few transmission modes. For them, any backup for voice communications (such as CW) must take a lower priority than the advanced digital modes and global positioning systems that compete for the same dollars.

- 4. In contrast, the Amateur Service is not limited by the same resource constraints. Using volunteer labor, personal equipment, and peer-training, the Amateur Service thrives on the very redundancy that would "break the budget" of a military or commercial entity. Therefore, in the Amateur Service, CW continues to be used day-to-day as a practical and inexpensive supplement to HF voice communications.
- C. Deleting the Novice Bands (Docket para. 12)

I concur with the deletion, but with the stipulation that the Novice bands should be released for digital and CW modes, not voice/image modes.

D. How the Novice bands should be distributed (Docket para. 12)

The Novice portions of 80, 40, 15, and Novice CW subband on 10 meters should be released to digital and CW modes. The 10 meter Novice phone subband should remain as it is for voice/image/CW modes.

E. Should Novices be allowed to use all CW bands on 80, 40, 15, and 10 at 200 watts?

Yes and, as Intermediate Class licensees, so should Tech Plus and pre-1987 Technicians

F. Upgrading of Tech Plus and Technician (Docket para. 13)

If grandfathered, they should take the additional exam elements before renewal.

G. Allow General and Advanced VE's to test applicants of lower license class (Docket para. 14)

I concur completely. Good proposal.

H. Should the FCC Privatize Enforcement? (Docket para. 17)

Recent cutbacks have forced the closing of many field-monitoring stations, and the Amateur Service is willing to assist the FCC to fill this void. But Amateur Radio operators can only gather evidence and assist as expert witnesses. To get the FCC to enforce its own regulations, Amateurs should not be required to accept the liability and personal risks that are within the province of FCC investigators and Federal marshals. I sympathize with the FCC's manpower problems, but legal matters must remain the duty of the federal enforcement agency -- not Amateurs.

I. How many levels of CW exam? (Docket para. 24)

- 1. I favor three levels: 5, 12, and 20 wpm. I am willing to accept a 12-wpm exam instead of 13 wpm to be in line with the Europeans under CEPT.
- 2. In no case should there be less than a 12-wpm requirement for the current General Class HF privileges. While the 5-wpm exam allows a beginner to get on the air to improve their skills, only at about 12-13 wpm does the operator become competent enough at CW to handle an emergency or to accurately relay messages.

J. Type of CW exam (Docket para. 24)

I favor a test of 1-minute solid copy out of 5 minutes or a fill-in the blank exam. It is too easy for a bright person to guess at 7 of 10 multiple-choice questions.

K. CW Exam Waivers (Docket para. 25)

- 1. Eliminate the current waiver system. The array of accommodations that VE's may already choose from are more than adequate to address the needs of disabled examinees. There are many skilled operators in the Amateur Service who are blind, deaf, severely arthritic, quadriplegic, or suffer other severe multiple handicaps who nevertheless were able to demonstrate their abilities to a VE.
- 2 In the rare situation where no fair accommodation seems appropriate, the FCC field office should make the determination following explicit guidelines and after discussion with the attending physician. The FCC would then issue a waiver certificate, and a candidate who presented an FCC waiver certificate to the VE would not need to explain further -- thus preserving their right to privacy.
- 3. I agree with the ARRL that the candidates for a CW exam waiver should attempt an accommodated test before being allowed a waiver, but where is their motivation to pass? I recommend a rule that the candidate who fails the accommodated test, and wants a waiver, must then appeal to the FCC for a ruling and waiver certificate.
- 4. A physician can only provide expert information to the FCC regarding the patient's medical condition. As a volunteer, a VE does not have the authority (or skill) to judge the merits of a physician's medical waiver. Therefore, as the regulator, the FCC represents the best combination of technical expertise, confidentiality, and legal authority to decide waiver requests.

L. Provide VE's w/ flexible question content? (Docket para. 26)

The VE's should be allowed to choose from among many distracters for each question in the pool, and to arrange them in any order. The VE Coordinators can provide sufficient checkand-balance to ensure fair (non-ambiguous) versions of each question on the exam.

- M. Re-taking a failed element at the same VE session.
- 1. There is a common practice for examinees that fail a written or Morse code element to re-take another version of the same exam by simply paying a second fee.
- 2. I recommend a rule that examinees can only fail one written and one Morse code element per VE session.
- N. Are the Categories of the Questions Adequate? (Docket para. 27)

Overall, the current question categories are adequate. I would suggest adding more questions on identifying circuit schematics (especially oscillators, buffers, amplifiers, and active and passive filters) and circuit elements (e.g., voltage dividers, diode crowbar circuits, and the input/output impedance and effect of loads between stages of a circuit), on using specific types of test equipment, and on digital data compression and TCP/IP. I would also suggest some of these topics be introduced earlier in the testing series -- in the Technician and General exams.

I hope these comments prove helpful. Once again, thank you for the opportunity to comment on the restructuring proposal.

Sincerely,

Michael J. Dinelli, N9BOR

Lalu.

9423 Kolmar Ave. Skokie, IL 60076-1321

September 5, 1998